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Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Room TW-A325
Washington, D.C. 20554

Dear Sirs,

I am following the selection process for the Local Number Portability Administrator (“LNPA”) contract as a consumer and a shareholder.

From outside, it seems that during the selection process the FCC has made several steps that have raised my concerns:

1. FCC allowed Telcordia to submit a bid after deadline has passed.
2. FCC allowed Telcordia to bid despite the fact that the law states, that equipment producers are not allowed to bid.
3. FCC refused to accept Neustar updated bid and returned this bid unopened – it allowed to amend the tender rules for Telcordia but did not allow it for Neustar.
4. FCC breached several its own deadlines for publication of the tender results without any public notice or explanation.
5. FCC leaked confidential letter that led to 8.4% fall in Neustar share price and 2.4% increase in Ericsson share price.

These issues show systemic unprofessional and undue conduct by the FCC staff and management. As a consumer I respectfully request:

1. **An appropriate FCC body to investigate the conduct of the relevant FCC directors.**
Inconsistent and discriminating tender rule changes, its own deadline breaches without explanation, or information leakages show unprofessional conduct at several levels of FCC management. An appropriate FCC body should review the conduct and recommend personnel or structural changes so that this does not continue.
2. **Cancel the tender.** Proceeding with the tender with all its flaws will result in litigation with one of the parties. The litigation will result in significant costs to FCC and significant delay in the tender. The tender should be cancelled, rules should be revised and process restarted.
This is the only way how the lower costs for consumers can be achieved quickly.

Best regards,

Michael Novotny